Message

From: Baron, Adam [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=563EF058707D4930868C6CF1E0828A43-BARON, ADAM]

Sent: 6/28/2019 5:56:20 PM

To: Contreras, Peter [/o=ExchangeLabs/ou=Exchange Administrative Group

(FYDIBOHF23SPDLT)/cn=Recipients/cn=3c7e515833814b74a7ebafcfef8b6322-Contreras, Peter]; Winiecki, Eric

[/o=ExchangeLabs/ou=Exchange Administrative Group

(FYDIBOHF23SPDLT)/cn=Recipients/cn=45fa974e305b49cd8af513001a800543-Winiecki, Eric]

Subject: RE: Warm Springs Violations in SDWIS

I know of no written document. But yes, this should be on the group agenda and let's try to put a work practice on paper before Jane leaves.



Adam Baron

Drinking Water Enforcement Officer Field, Data, & Drinking Water Enforcement Section Enforcement and Compliance Assurance Division U.S. Environmental Protection Agency, Region 10

1200 Sixth Avenue, Suite 155 Seattle, Washington 98101 Office (206) 553-6361 baron.adam@epa.gov

From: Contreras, Peter

Sent: Thursday, June 27, 2019 3:43 PM

To: Winiecki, Eric < Winiecki. Eric@epa.gov>; Baron, Adam < Baron. Adam@epa.gov>

Subject: RE: Warm Springs Violations in SDWIS

Ex. 6 Personal Privacy (PP) I think we need to get whatever is written down on the historic practice. Do you know where that document is?

We should probably also have a group meeting with ECAD & WD to reaffirm who does what re: SDWA data entry.

Thanks,

Peter



Peter Contreras, Section Chief
Field, Data & Drinking Water Enforcement Section
Enforcement and Compliance Assurance Division
Seattle, WA (206) 553-6708

From: Winiecki, Eric

Sent: Thursday, June 27, 2019 1:03 PM
To: Baron, Adam < Baron. Adam@epa.gov>

Cc: Contreras, Peter < Contreras.Peter@epa.gov > **Subject:** RE: Warm Springs Violations in SDWIS

Ex. 5 Deliberative Process (DP)

From: Baron, Adam

Sent: Thursday, June 27, 2019 12:47 PM

To: Manheimer, Jenna < Manheimer.Jennifer@epa.gov >; Schuster, Jane < schuster.jane@epa.gov >; Clark, Johnny

<Clark.Johnny@epa.gov>; Winiecki, Eric <Winiecki.Eric@epa.gov>

Cc: Duvil, Ricardi duvil.ricardi@epa.gov; Contreras, Peter Contreras.Peter@epa.gov; Roberto, Joseph

<Roberto.Joseph@epa.gov>

Subject: RE: Warm Springs Violations in SDWIS

Ex. 5 Deliberative Process (DP)

As for WS, the only violations addressed in this order are the outstanding sig defs under the surface water rule.

Here is the order.

1431 doesn't apply to a finding of violations. So I don't know how/ why it should be in SIDWIS. But attaching for reference.



Adam Baron

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From: Manheimer, Jenna

Sent: Thursday, June 27, 2019 12:31 PM

To: Baron, Adam <Baron.Adam@epa.gov>; Schuster, Jane <schuster.jane@epa.gov>

Cc: Duvil, Ricardi < duvil.ricardi@epa.gov>
Subject: Warm Springs Violations in SDWIS

Hi All,

There are several violations for WST that do not have enforcement actions associated. The 1431 and 1414 actions should be entered in SDWIS and tied to the appropriate violations. Who will enter this data?

Adam, would you be able to provide a list of the enforcement actions and violations associated with each? Attached is a spreadsheet that can be used to list the violations for SDWIS data entry.

Thank you, Jenna